

1 ROBINS, KAPLAN, MILLER & CIRESI L.L.P.

2 Edward D. Lodgen, Bar No. 155168
3 Julia V. Lee, Bar No. 252417
4 2049 Century Park East, Suite 3400
5 Los Angeles, CA 90067-3208
Telephone: 310-552-0130
Facsimile: 310-229-58006 *Attorney for Defendant Portfolio Recovery
Associates, LLC*7
8 **UNITED STATES DISTRICT COURT**
9 **FOR THE SOUTHERN DISTRICT OF CALIFORNIA**10 DANNY ALLEN, JR., Individually and on
11 Behalf of All Others Similarly Situated,

Case No. 10-cv-2658

12 Plaintiff,

NOTICE OF RELATED CASES13 v.
14 PORTFOLIO ASSOCIATES, LLC,

[Assigned to the Honorable John A. Houston]

15 Defendant.

16
17 Pursuant to Local Rule 40.1, I certify the instant action is related to pending civil cases
18 previously filed in this Court, or any other Federal or State court, or administrative agency as
19 indicated below:20 *Meyer v. Portfolio Recovery Associates, LLC*

21 Docket: No. 11 CV 01008

22 Court: United States District Court for the Southern District of California

23 Complaint was filed on Jan. 3, 2011 in the Superior Court for the State of California, San
Diego County, and was removed to the Southern District of California on May 9, 201124 *Frydman v. Portfolio Recovery Associates, LLC*

25 Docket: No. 11 CV 524

26 Court: United States District Court for the Northern District of Illinois

27 Complaint filed on Jan. 24, 2011

28 *Bartlett v. Portfolio Recovery Associates, LLC*

Docket: No. 1:11-CV-0624-JOF

Court: United States District Court for the Northern District of Georgia

Complaint filed on Mar. 1, 2011

Harvey v. Portfolio Recovery Associates, LLC

Docket: No. 11-cv-582

Court: United States District Court for the Middle District of Florida

Complaint filed on April 8, 2011

Each of these putative class actions are brought under the Telephone Consumer Protection

Act of 1991, 47 U.S.C. § 227, alleging that Portfolio Recovery Associates, LLC (“PRA”)¹ made telephone calls to debtor cell phones using an automated telephone dialing system. At this time, PRA does not believe that having all of these cases assigned to a single district court judge is likely to save judicial efforts or economy because these cases involve different putative class definitions and geographic locations and are in different stages of pleading and discovery with the exception of the *Allen* and *Meyer* actions, which PRA is moving for a transfer and consolidation pursuant to Federal Rule of Civil Procedure 42(a) and Southern District of California Local Rule 40.1.

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.

DATED: August 12, 2011

By /s/Julia V. Lee
Julia V. Lee

Attorney for Defendant Portfolio Recovery Associates, LLC

¹ Plaintiff incorrectly refers to PRA as “Portfolio Associates, LLC” in its First Amended Complaint. (Dkt. No. 7.) This notice is filed on behalf of PRA.

CERTIFICATE OF SERVICE

Pursuant to 28 U.S.C. § 1746, I hereby certify that a copy of **NOTICE OF RELATED CASES** was served upon the parties below pursuant to Fed. R. Civ. P. 5(b) by causing a copy of the same to be placed in the United States Mail, postage prepaid, and sent to their last known address as follows:

7	Joshua B. Swigart	Abbas Kazerounian
8	Robert L. Hyde	Kazerouni Law Group, APC
9	Hyde & Swigart	2700 North Main Street, Ste. 1050
10	411 Camino Del Rio South, Suite 301	Santa Ana, CA 92866
	San Diego, CA 92108-3551	<i>Counsel for Danny Allen</i>
	<i>Counsel for Danny Allen</i>	

In addition, I served via United States Mail, a true and correct copy of same upon the following:

Ethan Preston (263295)
PRESTON LAW OFFICES
21001 North Tatum Blvd., Suite 1630-430
Phoenix, Arizona 85050
ep@eplaw.us

David C. Parisi
Suzanne Havens Beckman
Azita Moradmand
PARISI & HAVENS LLP
15233 Valleyheart Drive
Sherman Oaks, California 91403
Tel: (818) 990-1299
Fax: (818) 501-7852
Email: dparisi@parisihavens.com
Email: shavens@parisihavens.com
Email: amoradmand@parisihavens.com

Counsel for Plaintiff Jesse Meyer, on his own behalf, and behalf of all others similarly situated

Daniel A. Edelman
Cathleen M. Combs
James O. Lattner
Cassandra P. Miller
EDELMAN, COMBS, LATTNER & GOODWIN, LLC
120 S. LaSalle Street, 18th Floor, Suite 1800
Chicago, IL 60603
Counsel for Plaintiffs Jeremy Frydman and Sam Marin

1 Henry A. Turner
2 TURNER LAW OFFICES, LLC
3 403 W. Ponce de Leon Ave., Ste. 207
4 Decatur, GA 30030
5 *Counsel for Plaintiff Kimberly Bartlett and for Plaintiff Karen*
6 *Harvey*

7 Samuel M. Hill
8 THE LAW OFFICES OF SAMUEL M. HILL LLC
9 2117 Magnolia Ave S
10 Birmingham, AL 35205
11 *Counsel for Plaintiff Kimberly Bartlett*

12 Maurice Arcadier, Esq.
13 ARCADIER & ASSOCIATES, P.A.
14 2815 West New Haven
15 Suites 303 & 304
16 Melbourne, FL 32904
17 *Counsel for Plaintiff Karen Harvey*

18 Date: August 12, 2011

19 By: /S/ Julia V. Lee
20 Julia V. Lee

21 ROBINS, KAPLAN, MILLER & CIRESI L.L.P.
22 ATTORNEYS AT LAW
23 LOS ANGELES

24
25
26
27
28